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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/673,681	09/30/2003	David Marmaros	0026-0039	2032
44989 HARRITY SN	7590 11/28/2007 VDFR 11P	<i>,</i>	EXAMINER	
11350 Random			COLAN, GIOVANNA B	
SUITE 600 FAIRFAX, VA 22030			ART UNIT	PAPER NUMBER
,			2162	
			MAIL DATE	DELIVERY MODE
		,	11/28/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•		Application No.	Applicant(s)	_	
		10/673,681	MARMAROS ET AL.		
	Office Action Summary	Examiner	Art Unit	_	
		Giovanna Colan	2162		
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address	_	
A SHO WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timwill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
2a)□	Responsive to communication(s) filed on <u>13 Section</u> This action is FINAL . 2b) This Since this application is in condition for allowed closed in accordance with the practice under Exercise 1.	action is non-final.			
Dispositi	on of Claims				
5)□ 6)⊠ 7)□	Claim(s) $1-6$, $8-9$, $11-14$, $17-22$, and $60-6$. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) $1-6$, $8-9$, $11-14$, $17-22$, and $60-6$. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	wn from consideration. - 63 is/are rejected.	ation.		
Applicati	on Papers				
9) 10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Example.	epted or b) objected to by the find drawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority u	ınder 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
2) Notic 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate		

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DETAILED ACTION

1. This action is issued in response to the Amendment filed on 09/13/2007.

- 2. Claims 20, and 22 were amended. Claims 7, 10, 15 16, and 23 59 were canceled. No claims were added.
- 3. Claims 1-6, 8-9, 11-14, 17-22, and 60-63 are pending in this application.

Response to Arguments

4. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to

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consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

7. Claims 1 –6, 8, 11 – 13, 17 – 22, and 60 – 63 are rejected under 35

U.S.C. 103(a) as being unpatentable over Awadallah et al. (Awadallah hereinafter) (US Patent App. Pub. 2005/0027699 A1, filed on August 1, 2003) in view of Maddalozzo, Jr. et al. (Maddalozzo hereinafter) (US 6,460,060, filed: January 26, 1999) and further in view of Bode et al. (Bode hereinafter) (US 7,206,778 B2, filed: December 17, 2001).

Regarding Claims 1, Awadallah discloses a method, comprising from a user: receiving a search query from a user (Fig. 1, item 102 and 152, Page 4, [0041], lines 1 – 2, Awadallah);

receiving first-search results based at least in part on a search performed using the search query (Fig. 1, item 154, Page 4, [0041], lines 2 – 4, Awadallah);

Awadallah further discloses history database storing information regarding documents previously accessed by the user (Page 4 and 5, [0039] and [0051], lines 6 – 15 and 12 – 15, a previous search history; respectively, Awadallah) and performing a search of a database using the search query obtain a second-search results (Page 4, [0041] and [0040], lines 4 – 8 and 1 – 10; candidate search results; respectively, Awadallah). However, Awadallah does not expressly disclose: performing this search to a history database. On the other hand, Maddalozzo discloses: performing a search to a history database using the search query to obtain second-search results, the history database storing information regarding documents previously accessed by the user

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(Abstract: "generates a search list from URLs in the browser's bookmark and/or history files and automatically accesses and searches each URL...", and Col. 2, lines 37 – 45, Maddalozzo). It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the Maddalozzo's teachings to the system of Awadallah, as suggested by Maddalozzo (Col. 2, lines 11 – 19, Maddalozzo), to provide pertinent list to search previously visited web pages based on specific parameters define by a user, to search at least according to: specified keywords, the last, n number of pages visited and a date specific time frame in conjunction with keyword searches.

Furthermore, the combination of Awadallah in view of Maddalozzo discloses comparing the second- search results to the first-search results to determine whether one of the second-search results is present in the first-search results (Page 5, lines 7 – 13, Awadallah);

adding the one of the second-search results to the first-search results when the one of the second-search results is not present in the first-search results (Page 6, [0065], lines 20 – 28, Awadallah¹).

However, the combination of Awadallah in view of Maddalozzo does not explicitly disclose modifying the one of the second-search results within the first-search results when the one of the second-search results is present in the first-search results. On the other hand, Bode discloses: modifying the one of the second-search results within the first-search results when the one of the second-search results is present in the firstsearch results (Col. 15, lines 28 – 32; wherein the step of eliminating duplicates

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corresponds to the step of "modifying ... when ... is present" as claimed; Bode). It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the 's teachings to the system of the combination of Awadallah in view of Maddalozzo, to avoid redundancy in the search results.

Furthermore, the combination of Awadallah in view of Maddalozzo and further in view of Bode discloses:

outputting the first-search results with the added second-search result or the modified second-search result (Page 2 and 5, [0020] and [0052], lines 1 – 8 and 13 – 19; respectively, Awadallah; Abstract: "Web pages containing the target keywords are then displayed...", Maddalozzo; and Col. 15, lines 28 – 32; Bode).

Regarding Claims 2, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the receiving first-search results includes:

transmitting the search query to an external search engine (Fig. 1, item 152, Page 4, [0041], lines 1 – 2, Awadallah), the search engine generating the first search results (Fig. 1, item 154, Page 4, [0041], lines 2 – 4, Awadallah),

intercepting the first-search results (Page 4, [0044], lines 5 – 9, Awadallah), and parsing the first-search results to identify information contained in the first-search results (Page 4, [0044], lines 5 – 9, selected from candidate results, Awadallah).

¹ Wherein the step of combining the listing of search results corresponds to the step of adding the results

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Regarding Claims 3, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the performing a search of history database includes:

identifying one or more search terms used in the search query (Fig. 1, item 102 and 152, Page 4, [0041], lines 1 – 2, Awadallah),

using the one or more search terms to search the history database (Page 4, [0041] and [0040], lines 4 – 8 and 1 – 10; candidate search results; respectively, Awadallah; and Abstract: "generates a search list from URLs in the browser's bookmark and/or history files and automatically accesses and searches each URL...", and Col. 2, lines 37 – 45, Maddalozzo).

Regarding Claims 4, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the one or more search terms are identified from information returned from a search engine (Page 2, [0023], lines 1-4, Awadallah).

Regarding Claims 5, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the first-search results include links to documents (Page 2, [0020], lines 5 – 8, the links comprise the search results, documents, Awadallah).

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Regarding Claims 6, the combination of Awadallah in view Maddalozzo and

further in view of Bode discloses a method, further comprising:

ranking the second-search results by at least one of date (Page 3, para. 3, lines 1 –2, by date, Awadallah), relevancy to the search query (Page 3, para. 3, lines 1 –2, by most visited, Awadallah), or a measure of interest in the second-search results by the user (Page 3, para. 3, lines 1 –2, by most visited, Awadallah).

Regarding Claims 8, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the adding the top one of the second-search results includes:

placing the top one or more of the second-search results at a prominent position in the first-search results (Page 4, [0045], lines 1-5, Awadallah).

Regarding Claims 11, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the modifying the one of the second-search results includes:

moving a position of the second-search results within the first-search results (Page 5, [0045], lines 13 – 17, Awadallah; and Col. 8, lines 4 – 14, Bode).

Regarding Claims 12, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the moving a position of the one of the second-search results includes moving the one of the second-search results a

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predetermined number of positions towards a top of the first-search results (Page 5,

[0045] and [0052], lines 13 – 17 and 7 – 13, ranking; respectively, Awadallah).

Regarding Claims 13, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the predetermined number of positions is user-configurable (Page 5, [0052], lines 9 – 13, Awadallah).

Regarding Claims 17, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses method, wherein the second search results are associated with local documents (Page 2, [0020], lines 5 – 8, Awadallah).

Regarding Claims 18, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the local documents include at least one of e-mails, images, application files, audio files, and video files (Page 2, [0020], lines 5 – 8, Awadallah).

Regarding Claims 19, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the second-search results are associated with local documents and non-local documents (Fig. 1, item 154, Page 4, [0041], lines 2 – 4, Awadallah).

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Regarding Claims 20, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a device, comprising:

means for obtaining first-search results based at least in part on a search performed on a document corpus using a search query from a user (Fig. 1, item 154, Page 4, [0041], lines 2 – 4, Awadallah);

means for generating second-search results based at least in part on a search performed, using the search query, on information regarding documents previously accessed by the user (Page 4, [0041] and [0040], lines 4 - 8 and 1 - 10; candidate search results; respectively, Awadallah; and Abstract: "generates a search list from URLs in the browser's bookmark and/or history files and automatically accesses and searches each URL...", and Col. 2, lines 37 – 45, Maddalozzo);

means for determining whether any of the second-search results match the firstsearch results (Page 5, lines 7 – 13, Awadallah);

means for adding the one or more of the second-search results to the first-search results when none of the second-search results match the first-search results (Page 6, [0065], lines 20 - 28, Awadallah²);

means for modifying one of the first-search results by changing a position of the one of the first-search results within the first-search results when one of the secondsearch results matches the one of the first-search results (Col. 8 and 15, lines 4 – 14 and 28 – 32; respectively; wherein the step of eliminating duplicates corresponds to the step of "modifying ... when ... is present" as claimed; Bode);

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means for outputting the first-search results with the added one or more second-search results or the modified one of the first-search results (Page 2 and 5, [0020] and [0052], lines 1 – 8 and 13 – 19; respectively, Awadallah; Abstract: "Web pages containing the target keywords are then displayed...", Maddalozzo; and Col. 15, lines 28 – 32; Bode).

Regarding Claims 21, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a system, comprising:

a history database configured to store information regarding document previously accessed by a user (Page 4 and 5, [0039] and [0051], lines 6 – 15 and 12 – 15, a previous search history; respectively, Awadallah; and Abstract: "generates a search list from URLs in the browser's bookmark and/or history files and automatically accesses and searches each URL...", and Col. 2, lines 37 – 45, Maddalozzo); and

a browser assistant (Page 4, [0040], lines 1 – 2, browser, Awadallah) configured to:

obtain first-search results based at least in part on a search performed on a document corpus using a search query (Fig. 1, item 154, Page 4, [0041], lines 2 – 4, Awadallah),

obtain second-search results based at least in part on a search performed on the history database using the search query (Page 4, [0041] and [0040], lines 4-8 and 1-10; candidate search results; respectively, Awadallah; and

² Wherein the step of combining the listing of search results corresponds to the step of adding the results

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Abstract: "generates a search list from URLs in the browser's bookmark and/or history files and automatically accesses and searches each URL...", and Col. 2, lines 37 – 45, Maddalozzo),

determine whether any of the second-search results is included the first-search results (Page 5, lines 7 – 13, Awadallah);

add the one or more of the second-search results to the first-search results when one of the second-search results is not included within the first-search results (Page 6, [0065], lines 20 – 28, Awadallah³);

modify one of the first-search results that corresponds to the one of the second-search results when the one of the second-search results is included within the first-search results (Col. 15, lines 28 – 32; wherein the step of eliminating duplicates corresponds to the step of "modifying ... when ... is present" as claimed; Bode); and

present either the first-search results with the added one or more second-search results or the modified one of the first-search results to the user (Page 2 and 5, [0020] and [0052], lines 1 – 8 and 13 – 19; respectively, Awadallah; Abstract: "Web pages containing the target keywords are then displayed...", Maddalozzo; and Col. 15, lines 28 – 32; Bode).

Regarding Claims 22, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a computer-readable medium that stores instructions

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executable by at least one processor to perform a method for providing search results, the computer-readable medium comprising:

instructions for obtaining a search query (Fig. 1, item 152, Page 4, [0041], lines 1 – 2, Awadallah);

instructions for obtaining first-search results based at least in part on an Internet search performed using the search query (Fig. 1, item 154, Page 4, [0036] and [0041], lines 2 – 4, Awadallah);

instructions for performing a search to a history database using the search query to obtain second-search results, the history database storing information regarding documents previously accessed by the user (Page 4, [0041] and [0040], lines 4 – 8 and 1 – 10; candidate search results; respectively, Awadallah; and Abstract: "generates a search list from URLs in the browser's bookmark and/or history files and automatically accesses and searches each URL...", and Col. 2, lines 37 – 45, Maddalozzo);

instructions for comparing the second- search results to the first-search results to determine whether one of the second-search results is included within the first-search results (Page 5, lines 7 – 13, Awadallah);

instructions for adding the one of the second-search results to the first-search results when one of the second-search results is not included within the first-search results (Page 6, [0065], lines 20 - 28, Awadallah⁴);

³ Wherein the step of combining the listing of search results corresponds to the step of adding the results claimed.

⁴ Wherein the step of combining the listing of search results corresponds to the step of adding the results claimed.

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instructions for modifying one of the first-search results that corresponds to the one of the second-search results by changing a position of the one of the first-search results within the first-search results when the one of the second-search results is present within the first-search results (Col. 8 and 15, lines 4 – 14 and 28 – 32; respectively; wherein the step of eliminating duplicates corresponds to the step of "modifying ... when ... is present" as claimed; Bode); and

instructions for presenting the first-search results with the added one of the second-search results or the first-search results with the modified one of the first-search results (Page 2 and 5, [0020] and [0052], lines 1 – 8 and 13 – 19; respectively, Awadallah; Abstract: "Web pages containing the target keywords are then displayed...", Maddalozzo; and Col. 15, lines 28 – 32; Bode).

Regarding Claims 60, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, further comprising:

obtaining one or more advertisements relating to the search query (Page 2 and 5, [0020] and [0046], lines 14 - 18 and 1 - 4; respectively, "a search results page may contain advertisements that were generated in response to a query", Awadallah); and

presenting the first-search results with the added second-search result or the modified second-search result (Page 2, [0020], lines 1 – 18, links displayable on a webpage, Awadallah), and the one or more advertisements (Page 5, [0046], lines 1 – 4, Awadallah).

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Regarding Claims 61, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the obtaining one or more advertisements includes:

sending the search query to an external server (Page 4, [0040], lines 5 - 10, Awadallah), and

obtaining, from the external server, the one or more advertisements that relate to the search query (Page 5, [0046], lines 1 – 7, Awadallah).

Regarding Claims 62, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein the performing the search of the history database includes:

performing a local search using the search query without transmitting the search query on a network (Fig. 1, item 154, Page 4, [0041], lines 2 – 4, Awadallah).

Regarding Claims 63, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses a method, wherein receiving the first-search results includes:

transmitting the search query on a network to an external search engine (Fig. 1, item 102 and 152, Page 4, [0041], lines 1-2, Awadallah), and

receiving the first-search results from the external search engine (Fig. 1, item 154, Page 4, [0036] and [0041], lines 2 – 4, Awadallah); and wherein performing the search of the history database includes:

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performing a local search of the history database without transmitting the search query on the network to obtain the second-search results (Page 4, [0041] and [0040], lines 4 – 8 and 1 – 10; candidate search results; respectively, Awadallah; and Abstract: "generates a search list from URLs in the browser's bookmark and/or history files and automatically accesses and searches each URL...", and Col. 2, lines 37 – 45, Maddalozzo).

8. Claims 9, and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Awadallah et al. (Awadallah hereinafter) (US Patent App. Pub. 2005/0027699 A1, filed on August 1, 2003), in view of Maddalozzo, Jr. et al. (Maddalozzo hereinafter) (US 6,460,060, filed: January 26, 1999), in view of Bode et al. (Bode hereinafter) (US 7,206,778 B2, filed: December 17, 2001), and further in view of Carolan et al. (Caronal hereinafter) (US 2004/0133440 A1, filed August 22, 2003).

Regarding Claims 9, the combination of Awadallah in view Maddalozzo and further in view of Bode discloses all the limitations as discussed above including the one of the second-search results at the prominent position in the first-search results (Page 4, [0045], lines 1 – 5, Awadallah). However, the combination of Awadallah in view Maddalozzo and further in view of Bode does not explicitly disclose highlighting. On the other hand, Carolan discloses the feature of highlighting the results (Page 20, [0260], Carolan). It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the Carolan's teachings to the system of the

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combination of Awadallah in view Maddalozzo and further in view of Bode. Skilled artisan would have been motivated to do so, as suggested by Carolan (Page 20, [0260], Carolan), to facilitate browsing of the listings by the user.

Regarding Claims 14, the combination of Awadallah in view Maddalozzo in view of Bode and further in view Carolan discloses a method, wherein the modifying the first one of the second-search results includes:

highlighting the one of the second-search results within the first-search results (Page 4, [0045], lines 1 – 5, Awadallah; and Page 20, [0260], Carolan).

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Prior Art Made Of Record

1. Awadallah et al. (US Patent App. Pub. 2005/0027699 A1, filed: August 1, 2003) discloses listings optimization using a plurality of data sources.

- 2. Microsoft Corporation (NPL: "Find and Return to Web Page You've Recently Visited", Posted March 26, 2003, Internet Explorer, Microsoft Corporation).
- 3. Milic-Frayling et al. (US Patent No. 6,968,332 B1, filed: May 25, 2000) discloses a facility for highlighting documents accessed through search or browsing.
- 4. Ortega et al. (US Patent No. 6,489,968 B1, filed November 18, 1999).
- 5. Maddalozzo, Jr. et al. (US 6,460,060, filed: January 26, 1999).
- 6. Bode et al. (US 7,206,778 B2, filed: December 17, 2001).
- 7. Carolan et al. (US 2004/0133440 A1, filed August 22, 2003).

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Points Of Contact

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Giovanna Colan whose telephone number is (571) 272-2752. The examiner can normally be reached on 8:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Breene can be reached on (571) 272-4107. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

John Brew Shr, Nruer

Giovanna Colan Examiner Art Unit 2162 November 20, 2007